1 2 3	Mark C. Mao, CA Bar No. 236165 Beko Reblitz-Richardson, CA Bar No. 238027 BOIES SCHILLER FLEXNER LLP 44 Montgomery St., 41st Floor	Steven M. Shepard (admitted <i>pro hac vice</i>) Alexander P. Frawley		
	San Francisco, CA 94104	(admitted <i>pro hac vice</i>) SUSMAN GODFREY L.L.P.		
4	Tel.: (415) 293-6800 mmao@bsfllp.com	1301 Avenue of the Americas,		
5				
		New York, NY 10019		
6	James Lee (admitted pro hac vice)	Tel.: (212) 336-8330		
7	BOIES SCHILLER FLEXNER LLP	bcarmody@susmangodfrey.com		
_	100 SE 2nd St., 28th Floor	srabin@susmangodfrey.com		
8	Miami, FL 33131	sshepard@susmangodfrey.com afrawley@susmangodfrey.com		
9	Tel.: (305) 539-8400 jlee@bsfllp.com	anawicy@susmangouney.com		
	Jie Woship. Com	John A. Yanchunis (admitted pro hac vice)		
10	Amanda K. Bonn, CA Bar No. 270891	Ryan J. McGee (admitted <i>pro hac vice</i>)		
11	SUSMAN GODFREY L.L.P	Michael F. Ram, CA Bar No. 238027		
	1900 Avenue of the Stars, Suite 1400	Ra O. Amen (admitted pro hac vice)		
12	Los Angeles, CA 90067	MORGAN & MORGAN		
13	Tel: (310) 789-3100 Fax: (310) 789-3150	201 N. Franklin Street, 7th Floor Tampa, FL 33602		
13	abonn@susmangodfrey.com	Tel.: (813) 223-5505		
14	abomasusmangouncy.com	jyanchunis@forthepeople.com		
15	Attorneys for Plaintiffs	rmcgee@forthepeople.com		
13		mram@forthepeople.com		
16		ramen@forthepeople.com		
17	TINUEDD OF LEDGE DIGEDLOT COVER			
	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
18	NORTHERN DISTRICT OF CALIFORNIA			
19	ANIBAL RODRIGUEZ, SAL CATALDO, JULIAN	Case No.: 3:20-cv-04688		
20	SANTIAGO, and SUSAN LYNN HARVEY, individually and on behalf of all	ADMINISTRATIVE MOTION TO SEAL PORTIONS OF PLAINTIFFS' NOTICE		
21	others similarly situated,	OF MOTION AND MOTION FOR		
22	Plaintiffs,	RELIEF FROM CASE MANAGEMENT SCHEDULE, AND DECLARATION OF		
23	*	MARK MAÓ		
24	VS.	Judge: Hon. Richard Seeborg		
25	GOOGLE LLC,	Courtroom 3 – 17th Floor		
25		Date: December 1, 2022		
26	Defendant.	Time: 1:30 p.m.		
27				
28				

ADMINISTRATIVE MOTION TO SEAL PORTIONS OF PLAINTIFFS' NOTICE OF MOTION AND MOTION FOR RELIEF FROM CASE MANAGEMENT SCHEDULE, AND DECLARATION OF MARK MAO

6

4

9

14 15

16 17

18

19

20

21

Pursuant to Civil Local Rules 7-11 and 79-5, Plaintiffs respectfully seek to seal certain portions of Plaintiffs' Notice of Motion and Motion for Relief from Case Management Schedule and pertaining Declaration of Mark Mao, which refer to material designated by Google as "Confidential" or "Highly Confidential – Attorneys' Eyes Only." This motion to seal pertains to the following information:

•				
ı	Documents Sought to	Party Claiming	Portions to be Filed	Basis for Sealing Portion
ı	be Sealed	Confidentiality	under Seal	of Document
ı	Notice of Motion and	Google	Portions highlighted	Refers to material
ı	Motion for Relief		in Yellow on pages 6,	designated "Confidential"
ı	from Case		7, 10, and 13	or "Highly Confidential –
ı	Management			Attorneys' Eyes Only"
ı	Schedule			pursuant to the Protective
1				Order
ı	Declaration of Mark	Google	Portions highlighted	Refers to material
ı	Mao		in Yellow on pages 2,	designated "Confidential"
			3, 4, and 5	or "Highly Confidential –
ı				Attorneys' Eyes Only"
1				pursuant to the Protective
				Order
ı	Exhibits 1-7 to	Google	Entire Document	Refers to material
ı	Declaration of Mark			designated "Confidential"
ı	Mao			or "Highly Confidential –
1				Attorneys' Eyes Only"
				pursuant to the Protective
				Order

Pursuant to Civil Local Rule 79-5(e), Google, as the Designating Party, bears the responsibility to establish that its designated material is sealable.

Dated: October 27, 2022

Respectfully submitted,

22

23

24

25

26

27

By: /s/ Mark C. Mao Mark C. Mao (CA Bar No. 236165) mmao@bsfllp.com BOIES SCHILLER FLEXNER LLP 44 Montgomery Street, 41st Floor San Francisco, CA 94104 Telephone: (415) 293 6858 Facsimile: (415) 999 9695

2